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16	Attorneys for Plaintiff	
17	UNITED STATES DISTRICT COURT	
17		OF NEVADA
18		
19	DEARICA HAMBY, an Individual,	
	Districted	CASE NO.: 2:24-cv-01474-APG-DJA
20	Plaintiff,	STIPULATION AND ORDER TO
21	VS.	EXTEND TIME FOR PLAINTIFF'S
		RESPONSE TO DEFENDANTS'
22	WNBA, LLC and LAS VEGAS	MOTIONS TO DISMISS AND
23	BASKETBALL L.P. d/b/a LAS VEGAS	DEFENDANTS' REPLIES (ECF NO. 12
24	ACES,	<u>&amp; NO. 14)</u>
	Defendants.	(FIRST REQUEST)
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1 Pursuant to LR IA 6-1, LR IA 6-2, and LR 7-2(b), Plaintiff Dearica Hamby ("Plaintiff"), 2 Defendant WNBA, LLC, and Defendant LAS VEGAS BASKETBALL L.P. d/b/a LAS 3 VEGAS ACES (collectively "Defendants"), by and through their respective counsel of record, hereby request and stipulate to an extension of time for Plaintiff to file her responses to 4 5 Defendants' respective Motions to Dismiss ("Motions") (ECF No. 12 & No. 14), which were filed on September 11, 2024, and for Defendants to each file their replies in support of the 6 7 Motions. 8 Plaintiff's responses to Defendants' Motions are currently due September 25, 2024. The Parties request a two-week extension up to and including October 9, 2024 for Plaintiff to file 10 her responses, and an additional one-week extension up to and including October 23, 2024 for 11 Defendants to each file their replies in support of the Motions. 12 Plaintiff requests such extension to accommodate the schedule of her counsel, who are 13 currently facing impending deadlines in other litigation matters, including post-trial briefing 14 and pre-scheduled depositions. Defendant WNBA requests a brief extension to the reply 15 deadline to allow defense counsel adequate time to review and to prepare its reply to Plaintiff's 16 response. Similarly, the Aces request a brief extension to the reply deadline to accommodate 17 scheduling conflicts in light of Plaintiff's extended opposition deadline. Accordingly, this 18 request is made in good faith and not for the purpose of delay. 19 This is the first request for an extension of time to extend the briefing schedule regarding 20 Defendants' respective Motions to Dismiss. 21 Dated this 17th day of September 2024. 22 23 /// 24 25 /// 26 ///

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## 1 IT IS SO STIPULATED. 2 HKM EMPLOYMENT ATTORNEYS LLP **HOLLAND & HART LLP** 3 /s/ Dana Sniegocki /s/ Erica C. Medley 4 Gregory S. Gilbert, Esq. (6310) Dana Sniegocki, Esq. Nevada Bar No. 11715 Dora V. Lane, Esq. (8424) 5 Erica C. Medley, Esq. (13959) E-mail: dsniegocki@hkm.com 9555 Hillwood Drive, 2nd Floor Erin S. Norgaard, Esq. 6 Las Vegas, NV 89134 Washington Bar No. 32789 (Admitted Pro Hac 7 Phone: 702.669.4600 *Vice*) E-mail: enorgaard@hkm.com Fax: 702.669.4650 8 Artur Davis, Esq. gsgilbert@hollandhart.com Alabama Bar No. 3672D-56A (Admitted Pro dlane@hollandhart.com 9 Hac Vice) ecmedley@hollandhart.com 10 Email: adavis@hkm.com Attorneys for Defendant Las Vegas 101 Convention Center Dr., Suite 600 Basketball, L.P. 11 Las Vegas, Nevada 89109 Tel: (702) 805-8340 12 Fax: (702) 805-8340 13 Attorney for Plaintiff 14 PROSKAUER ROSE LLP 15 /s/ Marian L. Massey Elise M. Bloom (Admitted Pro Hac Vice) 16 Michelle A. Annese (Admitted Pro Hac Vice) 17 Jordan B. Glassberg (Admitted Pro Hac Vice) Eleven Times Square 18 New York, New York 10036-8299 Tel.: (212) 969-3000 19 Fax: (212) 969-2900 20 ebloom@proskauer.com mannese@proskauer.com 21 iglassberg@proskauer.com 22 -- and --23 Ismail Amin, Esq. (9343) 24 Marian L. Massey (14579) 5852 S. Durango Dr., Suite 105 25 Las Vegas, Nevada 89113 TALG, NV, Ltd. 26 Tel.: (702) 954-3861 27

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3		
4	Attorneys for Defendant WNBA, LLC	
5		
6	IT IS SO ORDERED:	
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8	UNITED STATES DISTRICT JUDGE	
9	CASE NO.: 2:24-cv-01474-APG-DJA	
0	DATED: September 18, 2024	
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